EXHIBIT "4"

FORM B10 (Official Form 10) (4/01)		
UNITED STATES BANKRUPTCY COURT	DISTRICT OF DELAWARE	PROOF OF CLAIM
Name of Debtor IT Corporation, The IT Group, Inc., and all of their affiliand subsidiaries in bankruptcy (68 in number) NOTE: This form should not be used to make a claim for an administrative ecase. A "request" for payment of an administrative expense may be filed pursi	case #s for the Debtors' affiliats/subs	
Name of Creditor (The person or other entity to whom the debtor ov money or property) Rochelle (Shelley) Bookspan	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach	OR IT GROUP, INC
Name and address where notices should be sent 1807 Lasuen Rd. Santa Barbara, California 93103	received any notices from the FILED bankruptcy court in this case CASE	USBCDD 10 02-10118 THRU 02-10187
Telephone number (805) 965-0629	sent to you by the court	THIS SPACE IS FOR COURT USE ONLY
Account or other number by which creditor identifies debtor  Employee # 803442	Check here replaces If this claim amends a pr	eviously filed claim, dated See Ex 1
1. Basis for Claim  Goods sold  X Services performed  Money loaned  Personal injury/wrongful death  X Taxes  X Other Unfunded contributions to Deferred  Compensation Plan, eff. 1/1/96	Retiree benefits as defined in X Wages, salaries, and compension of SS #: 299 - 46 - Unpaid compensation for serving from June 1997 (date)	sation (fill out below)  3710
2. Date debt was incurred: June 1997 - December 1999	3. If court judgment, date obt	tained:
4. Total Amount of Claim at Time Case Filed:	\$ See Ex 1	
If all or part of your claim is secured or entitled to prio  X Check this box if claim includes interest or other char	prity, also complete Item 5 or 6 below	e claim. Attach itemized statement
If all or part of your claim is secured or entitled to prio	prity, also complete Item 5 or 6 below	
If all or part of your claim is secured or entitled to prio  X Check this box if claim includes interest or other char of all interest or additional charges.  5. Secured Claim.  X Check this box if your claim is secured by collateral (including a right	ority, also complete Item 5 or 6 below rges in addition to the principal amount of the Complete Item 5 or 6 below rges in addition to the principal amount of the Complete Item 5 or 6 below rges in addition to the Principal Amount of the Complete Item 5 or 6 below rges in addition to the Principal Amount of the Complete Item 5 or 6 below rges in addition to the Principal Amount of the Pri	1.
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ORIGINAL

Exhibit 1
United States Bankruptcy Court
District of Delaware
In re The IT Group, Inc., et al.
Bankr. Case No. 02-10118; 02-10165, and all
additional case numbers for the Debtors' affiliates/subsidiaries in bankruptcy

## AMENDMENT TO PROOF OF CLAIM

- 1. This proof of claim amends the following proofs of claim: # 4015 (Backus, D.); ## 4016, 4017 (Bookspan, R.); # 4018 (Kenney, Stephen); # 4019 (Mahoney, James R.); # 4022 (Marti, Thomas R.); # 4023 (McMurtry, David); # 4024 (Smith, Kevin R.). Each of the foregoing proofs of claim were filed individually and on behalf of the IT Corporation Deferred Compensation Plan, Eff. 1/1/96 (the "Plan" or "DCP"). Each claimant asserts claims for, *inter alia*, unpaid minimum funding contributions owing to the Plan
- Subsequent to the filing of the above proofs of claim, the Claimant along with other plaintiffs in the adversary proceeding *Accardi et al v. IT Corporation et al.*, Adv. No. 02-05486, retrieved additional proofs of claim relating to unpaid benefits that, in turn, impact the Plan's claims for unpaid minimum funding contributions and the amount of the Plan's damages relating to the same. The Claimant and the Plaintiffs do not have proofs of claim and Statements of Account for at least 4 participants. Claimant calculates that the amount of unpaid benefits for approximately 60 participants, is \$3,195,970, as of December 31, 2001, per Statements of Account provided by IT Corporation. Claimant's own Statement of Account as of December 31, 2001, is listed at \$429,108.68
- 3. The Plan's damages for the failure to make contributions are the subject of expert testimony requiring a calculation of, *inter alia*, the projected retirement benefits provided by the Plan. See, e.g., Carabba v. Randall Food Markets, 145 F. Supp. 2d 763 (N.D. Tex. 2000). The retirement benefits include, without limitation, the interest accruing on each participant's account pursuant to paragraph 3.5 of the Plan. The calculation of projected retirement benefits will be based upon, in part and without limitation, the participants' account balances as of December 31, 2001.
- 4. The Plan's damages for prejudgment interest is the subject of expert testimony requiring a calculation of, inter alia, the interest accruing on each delinquent contribution as of the date the particular contribution came due under 29 USC section 1082. Due to the unavailability of expert analysis at this juncture regarding either of the foregoing issues, Claimant estimates the Plan's damages relating to unpaid minimum funding contributions to be, at least, \$3,195,970.